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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference P104904PCT FOR FURTHER ACT	See Notification of Transmittal of International Preliminary Examination Report (Form PCT/PEA/416)								
International application No. International filing date (day 04.09.2003	Priority date (day/month/year) 04.09.2002								
International Patent Classification (IPC) or both national classification an	d IPC								
C04B16/08									
Applicant									
PURCRETE LIMITED et al.									
	Ψ.								
This international preliminary examination report has beer Authority and is transmitted to the applicant according to A.	prepared by this International Preliminary Examining Article 36.								
2. This REPORT consists of a total of 6 sheets, including this cover sheet.									
This report is also accompanied by ANNEXES, i.e. sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT).									
These annexes consist of a total of sheets.									
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3. This report contains indications relating to the following it	ems:								
I ⊠ Basis of the opinion									
II ☐ Priority	the transfer step and industrial applicability								
	novelty, inventive step and industrial applicability								
V	it remark to povolty inventive step or industrial applicability:								
citations and explanations supporting such s	vith regard to novelty, inventive step or industrial applicability; tatement								
VI Certain documents cited									
VII Certain defects in the international application									
VIII Certain observations on the international application of the internation	Dication								
The state of the demand	Date of completion of this report								
Date of submission of the demand	333 55 55 55 55 55 55 55 55 55 55 55 55								
12.03.2004	25.11.2004								
Name and mailing address of the international preliminary examining authority:	Authorized Officer								
European Patent Office	Grundke, H								
D-80298 Munich Tel. +49 89 2399 - 0 Tx: 523656 epmu d	Telephone No. +49 89 2399-8564								
Fax: +49 89 2399 - 4465 Telephone No. +49 89 2399-8564									

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	Desc	ription, Pages	•	·.					
	1-14		as originally filed			-	•		
	Clair	ns, Numbers		•	•	. •			
	16-4		as originally filed	•	•	•	• • •		
	10-4								
	Dray	wings, Sheets							
			as amended (togeth	er with any statement)	under Art. 19	PCT	•		
	1/5-5			•					
2.	With lang	regard to the langua uage in which the inte	ge, all the elements marked mational application was fi	d above were available led, unless otherwise i	or furnished t ndicated under	to this Author r this item.	ity in the		
	These elements were available or furnished to this Authority in the following language: , which is:								
		the language of a translation furnished for the purposes of the international search (under Rule 23.1(b)).							
		the language of publi	cation of the international a	pplication (under Rule	48.3(b)).				
		the language of a tra Rule 55.2 and/or 55.3	nslation furnished for the p	urposes of internationa	I preliminary e	xamination (u	under		
3	. Wit		otide and/or amino acid s examination was carried ou	equence disclosed in to the se	the internation equence listing	al application j:	, the		
		contained in the international application in written form.							
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		— and the transport to this Authority in written form							
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•		- who sweeth furnished written sequence listing does not go beyond the disclosure							
		- which interesting recorded in computer readable form is identical to the written sequence							
	4. Th	-	resulted in the cancellation	of:					
		the description,	pages:						
			Nos.:						
			sheets:						
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5.		This report has been established been considered to go beyond th	e disc	losure as tile	a (Ruje 70.2	(C)).			
		(Any replacement sheet containi report.)	ng suc	ch amendmer	nts must be	referred to un	der item 1 and	d annexed	to this
6.	Addi	itional observations, if necessary	: `					•	
IV.	Lac	k of unity of invention							
1.	In re	response to the invitation to restrict or pay additional fees, the applicant has:							
	\boxtimes	restricted the claims.	•	·			• *	•	
		paid additional fees.				•	•		
		paid additional fees under prote	st.						
		neither restricted nor paid additi	ional fe	es.			-	•	
		This Authority found that the rec Rule 68.1, not to invite the appli	icant to	o restrict or p	ay additiona	ii tees.	• •	:	
3.	Thi:	s Authority considers that the rec	quirem	ent of unity o	f invention in	n accordance	with Rules 13	.1, 13.2 aņ	8.81 b
		complied with.							
	\boxtimes	not complied with for the follow	ing rea	asons:					
		e separate sheet							
 Consequently, the following parts of the international application were the subject of international prelimir examination in establishing this report: 						nal prelimir	ıary		
		all parts.							
	×	the parts relating to claims No	s. 16-4	0.					
V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applic citations and explanations supporting such statement									ability
1	. St	atement							
	No	ovelty (N)	Yes: No:	Claims Claims	40, 60				
	ln	ventive step (IS)	Yes: No:	Claims Claims	17-39				
	in	dustrial applicability (IA)	Yes: No:	Claims Claims	16-40				

2. Citations and explanations



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see separate sheet

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Item IV:

Inependent claims 1, 15, 41, 53, 54, 95, 96 in a broad sense have some link by presence of PUR and concrete or binding agent (considered as the main invention in this case), whereas independent claims 16 and 40 are directed to a dried PUR/method for its production (i.e. a known organic polymer type).

PUR is known as are compositions containing PUR/concrete or binding material which fact is extensively made clear by the X- documents of the search Report cited against (amongst others) present claim 1.

Independent claims 16 and 40 (and the claims dependent thereto) are in this situation not so linked with the other mentioned claims as to realize a single inventive concept. These claims have nothing in common with the construction elements or concrete or binding agents in combination with PUR.

Item V:

Reference is made to the following document/s/:

- D1: GB-A-1 225 299 (BASF) 17 March 1971 (1971-03-17)
- D2: WO 97/31876 A (WETTER REGINA; ALPHA BREVET SA (CH)) 4 September 1997 (1997-09-04)
- D3: DATABASE WPI Week 200279 Derwent Publications Ltd., London, GB; XP002270116 & RU 2 188 176 C (GERASIMOV V V) 27 August 2002 (2002-08-27)
- D4: US-A-5 422 051 (SAWYERS JOHN P) 6 June 1995 (1995-06-06)
- D5: DATABASE WPI Week 200042 Derwent Publications Ltd., London, GB; XP002270117 & RU 2 140 886 C (LAPTEV I) 10 November 1999 (1999-11-10)

Preliminary remark: Independent method claim 16 refers to a use, however the mentioned use in concrete has no limiting character. Moreover the features under a) (for a time sufficient) and c) (drying) are extremely broad and it is unclear in which product parameters a known wet and thereafter dried PUR foam is clearly distinguishible from the claimed product of claim 40 (which is directed to the product per se irrespective of its method of production).

It is noted that at page 4, fourth para of the description a certain advantage is indicated,

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however, it is not clear at present whether this advantage can be obtained already with the broad process parameter range underlying claim 16.

It would appear that in the art mentioned using PUR in water potentially the same effects are realized underlying the claimed invention, at least in the broadest claims.